REMARKS/ARGUMENTS

Claims 1 to 7, 20 to 25, 35 and 36 are pending. Claims 8 to 12 and 26 to 34 have been withdrawn. Claims 3 and 36 have been amended. Claims 16 to 19 have been withdrawn.

The Office Action stated: that Claims 13 to 19 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim; and that election was made without traverse in the reply filed on March 20, 2008.

The Office Action stated that applicants' election of Group I, Claims 1 to 7, 20 to 25, 35, and 36 in the reply filed on March 20, 2008 is acknowledged; and that, because applicants did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

Claim 3 has been objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim.

The Office Action stated: that applicants are required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form; and that Claim 3 substantially repeats the limitation resented in Claim 2 from which it depends. Claim 3 has been amended to remove this problem.

This objection should be withdrawn.

The Office Action stated that the following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 36 has been rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicants regard as the invention.

The Office Action stated: that Claim 36 contains the trademark/trade names Solvent Yellow and MarcroleX®; that, where a trademark or trade name is used in a claim as a limitation to

identify or describe a particular material or product, the claim does not comply with the requirements of 35 U.S.C. 112, second paragraph; see Ex parte Simpson, 218 USPQ 1020 (Bd. App. 1982); that the claim scope is uncertain since the trademark or trade name cannot be used properly to identify any particular material or product; that a trademark or trade name is used to identify a source of goods, and not the goods themselves; that, thus, a trademark or trade name does not identify or describe the goods associated with the trademark or trade name; and that, in the present case, the trademark/trade name is used to identify/describe specific dyes and, accordingly, the identification/description is indefinite. Claim 36 where two trademarks (Solvent Yellow 202® and Macrolex®) were mentioned has been amended as indicated above by using generic names and should thus fulfill the requirements.

This rejection should be withdrawn.

Applicants have enclosed a copy of several papers/items that support their amendments of the subject trademarks.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office Action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 to 6, 20 to 23, 25, and 35 have been rejected under 35 U.S.C. 103(a) as being unpatentable over Takayama et al. (JP 60219899) in view of Kahn (U.S. Patent No. 4,746.472). Applicants traverse this rejection.

The Office Action stated: that Takayama et al. teaches a diaphragm for a speaker comprising comprising a polyarylate resin film (JPO Abstract); that Takayama at al. does not teach the polyarylate resin as having the claimed structure; that, however, Kahn teaches a thin

film polyarylate (5:13-21) with the formula

(3:10-15); that Takayama et al. and Kohn are combinable as they are concerned with the same field of endeavor, namely thin film polyarylate films; that It would have been obvious to a person having ordinary skill in the art at the time of invention to have used the resin of Kohn in the diaphragm of Takayama et al., and the motivation to do so would have been, as Kahn suggests, these resins are the most common and are commercially available (3:9-19); that Takayama at al. does not teach the film as being cast; that, however, Kohn teaches casting a thin polyarylate film (4:51-63); that it would have been obvious to a person having ordinary skill in the art at the time of invention to have used the casting method of Kohn to form the film of Takayama et al., and the motivation to do so would have been, as Kohn suggests, to form a film with few imperfections (4:64-5:5); and that Takayama et al. teaches the film thickness as being less than 100 µm (JPO Abstract). Applicants disagree with and traverse this statement.

Takayama et al., as acknowledged by the Examiner, does, however, not disclose the chemical structure of the polyarylate given by present formula I in Claim 1. In addition, the film (as also already achnowledged by the Examiner) in Takayama et al. is not cast. Still, the Examiner considers the documents combinable as they would relate to the same field of endeavour, namely polyarylate films. This field, however, appears to be much too broadly defined by the Examiner: First, the polyarylate structure 10 in Takayama et al. is only the basis for a polyester adhesive and then for an aluminium foil. Thus it is itself not considered as being sufficient as a speaker membrane. In addition, it is not manufactured by solvent casting and then thermoforming. Instead, it is directly produced by vacuum molding. Its form, further, is so that it has plural protrusions 10a and recessed parts 10b disposed in radial shape. Thus, the structure is quite complicated. Thus there would be no reason for a person ordinarily skilled in the art to make the different diaphragms of the invention which even can be used as loudspeaker diaphragms themselves. Second, Kohn deals with membranes for a very specific

purpose, namely ultrathin, voidfree, polyarylate, free-standing films with thicknesses of less than 400 angstrom (less than 40 nm), at least 50 nm or less (see column 1 last paragraph, and column 5, third paragraph). They are to be used in separatory (e.g. gas separation) and as drug release membranes and thus need to be sufficiently permeable (see column 2, lines 24 to 27, and column 5. lines 22 to 24». Essentially, these films are so thin that thermoforming is not practicable with them - it would lead to damages - and that they are not sufficiently stable for loudspeakers and the like. Thus, there use also has structural consequences and in addition requires a very specific process of manufacture, namely casting a drop onto water (col. 4 lines 51 to 63 cited by the Examiner). It is only stable on the casting surface, as mentioned in the same paragraph. No thermoforming is possible or mentioned. The person ordinarily skilled in the art would not take Kohn into consideration if he intends to manufacture new types of membranes useful for loudspeakers and the like, let alone be motivated to do so, because the films/membranes there fulfill totally different purposes and must have different properties from those needed in the present invention. The mere coincidence that polyarylates of the same formula as in the present invention are mentioned thus is not sufficient to establish lack of inventive step. There is no reason and also no motivation to combine the two documents. especially as Takayama et al.does not disclose simple diaphragms useful as such as loudspeaker membranes and the like - the complicatedly structured elements 10 there are only supports for an aluminium foil on a polyester adhesive, these together being stated to form the diaphragm. So there is no reason for a person ordinarily skilled in the art to consider making a diaphragm solely from a polyarylate film. Also, neither Takayama et al. nor Kohn mention a combination of solvent casting and thermoforming. The different production process is even more emphasized in new Claim 3, but already Claim 1 shows fundamental differences from both quoted documents regarding the production process alluded to. This is even more true for the process claims and the remaining claims. Therefore, it is kindly requested that the rejection of claims be re-considered and withdrawn.

Concerning Claims 5, 22 and 23, again Takayama et al. is cited to mention a resin film thickness of element 10 of 100 µm. While this is true, the structure 10 there is no diaphragm but only part of it, as explained in the last paragraph. Therefore, inventive step is deemed given even without the necessity to include a thickness, so that also Claims 5, 22 and 23 are considered non-obvious.

This rejection should be withdrawn.

Claim 36 has been rejected under 35 U.S.C. 103(a) as being unpatentable over Takayama et al. (JP 60219899) in view of Kohn (U.S. Patent No. 4746,472) as applied to Claim 1 above, and further in view of van der Scheer at al. (U.S. Patent No. 4,556,530). Applicants traverse this rejection.

The Office Action stated that Takayama et al. and Kahn collectively teach the diaphragm of Claim 1 as shown above. Applicants traverse this statement for the above reasons.

The Office Action assert that Claim 36 is regarded as obvious in the Office Action over a combination of Takayama et al., Kohn and further Scheer et al. However, also Scheer only mentiond very thin, dense membranes for purposes of membrane permeation processes (see col. 1, lines 24 to 33. However, already due to its dependency on Claim 1 the invention in Claim 36 is deemed non-obvious as pointed out above. Thus it is directed on the same use as Kohn, though providing a different purpose, namely, very thin film production without using a solvent casting process onto a solid carrier - instead, a liquid carrier must be used (otherwise removal from the substrate of the very thin films would harm them). In addition, the surface active ingredients in Scheer are explicitly stated to remain in the organic solution (col. 3 lines 20 to 26) and are chemically distinct (being esters, while in the present invention only ethers are comprised). In contrast, the compounds used presently are stated to be water soluble. Thus, and given the specific structural requirements for diaphragms in the present invention, an ordinarily skilled person in the art would not consider the documents and the invention as claimed in Claim 36 is unobvious. In addition, Scheer is also not relevant to any othe claims, as

there only specific three-dimensionally.

This rejection should be withdrawn.

Claims 7 and 24 have been rejected under 35 U.S.C. 103(a) as being unpatentable over Takayama et al. (JP 60219899) in view of Kohn (U.S. Patent No. 4,746,472) as applied to Claims 5 and 6 above, and further in view of Ugaji et al. (U.S. Patent No. 4,281,223). Applicants traverse this rejection.

The Office Action stated that Takayama et al. and Kahn collectively teach the diaphragm of Claims 5 and 6 as shown above. Applicants traverse this statement for the above reasons

The Office Action stated: that Takayama et al. does not teach the diaphragm being used in one of the claimed devices; that, however, Ugaji et al, teaches using a diaphragm made from a resin film (2:633:7) in a loudspeaker or microphone (3:40~51); that Takayama et al. and Ugaji et al. are combinable as they are concerned with the same field of endeavor, namely, acoustic devices, made from resin film diaphragms; and that it would have been obvious to a person having ordinary skill in the art at the time of invention to have used the diaphragm of Takayama et al. in a microphone or loudspeaker as in Ugaji et al., and the motivation to do so would have been, as Ugaji et al. suggests, to provide a electro-acoustic transducer (1:8-21). Applicants disagree with this statement. Takayama et al. does not teach free elements 10 as membrane diaphragms as such, only discloses a complex structure for 10 and a complex diaphragm further including an adhesive layer and an aluminium foil. Kohn, on the other hand, teaches away fr0'11 this as there only very thin films, obtainable only without thermoforming, are made for a totally different purpose. In addition, the Examiner quotes Ugaji et al. However, Ugaji et al. teaches away from the present invention: There only epoxy-modified and polyimide combination resin is used, and this is showing 3-dimensional cross-linking (see col. 9 last paragraph, where the importance of such crosslinking is emphasized, see also the continuation of this paragraph in column 10 (no contractions which would result if a linear polymer were used). This means that a thermoforming is not possible as a melting of the three-dimensionally cross-linked material is

not possible. Therefore, this document is not appropriately combined with the prior art and rather teaches away from the present invention.

This rejection should be withdrawn.

The Office Action stated: that applicants are advised that should Claim 2 be found allowable, Claim 3 will be objected to under 37 CFR 1.75 as being a substantial duplicate thereof; that, when two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim; and see MPEP § 706.03(k). Due to the amendment of Claim 3, the double patenting rejection is no longer applicable.

Reconsideration, reexamination and allowance of the claims are requested.

Respectfully submitted,

Uni 17, 2009

Fisher, Christen & Sabol 1120 20th Street, N.W. South Tower, Suite 750 Washington, D.C. 20036 Phone: 202-659-2000 Fax: 202-659-2000

E-mail: FCSabol@aol.com

Virgil **4**. Marsh Reg. No. 23,083

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on 14-12-7, 2009

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Submin Products | Contact | 出文版

Home >> Chemicals directory >> \$ >> Solvent Yellow 93

Solvent Yellow 93

Correct/Edit

Identification

Name Solvent Yellow 93

Synonyms C. I. 48160: 4-[(1,5-Dihydro-3-methyl-5-oxo-1-phenyl-4H-

pyrazol-4-ylidene)methyll-2,4-dihydro-5-methyl-2-phonyl-3H-

pyrazol-3-one

Molecular structure

(launa laun abandliak)

Molecular formula C21H18N4O2

Molecular weight 358.40

CAS Registry 4702-90-3

EINECS 225-184-1

Properties

Safety Data

Hazard Symbols

Details

Risk Codes

Derails

Safety Description

Devails

Transport

Information

Application

Application

Suppliers

China Solvent Yellov, 93 suppliers Global Solvent Yellow, 93, suppliers

Correct/Edia

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< English

Chinese

Korean

Products About Us Webring

Suzhou Sunway Dyes & Chemical Co., Ltd:

Featured Product >Solvent Yellow 202



Sunway Dyes

Bues and Plymonts

Catogory: Dyes and Pigments

Specification: Solvent dyes

All the state of t

C.I.Solvent Yellow 16

The Equivalents: (BASF) Sudan Yellow 146

Description:

Solvent dyes:

Azo-and Apthraquinone-dyes with good miscipling to Various plastic materials, such as polyolefins/ps/ABS/PVCifetclThis talked pood for coloring purpose for petroleum products as wall as for oll a fat dyeing.

	2-11111				All the second					1 "	* . *		
		M.P. (℃)	P. P.H.	Solublity(mg/L) :				to the	%	∴Fast	ness	. ,	
Ite	Item			P.H. Meth-	Ethyl Eth- anol Ace-	Ethyl			30 0	g 1	127	1	
	110111					Toi-	Xýľ	MEK	Liáin	Heat	Acid	Alkaii	
					u,	tate	neus	ene.	2.57	14 to 13			
	Solvent		6 5-						17.5	5 m 3 m 1	78.7		-
	Yellow 202	181	7.3	0.5%	0.6%	-	3.3%	2.6%	1.5%	<u>'</u> رُدُرُ'	À	A	A.
ΙL	202									$\cdot \cdot \cdot \int_{a}^{a} dx$	``		l l

Solubility Test:

- (1)Dissolve 20gm of Dye in 40ml of solvent stir. Thoroughly seal the container Tightly and left over night.
- (2)Stir the above Sample weight filter paper accurately the filtering the sample. Then put the residue and filter paper inside A thempostate with 50 temperature Until all the Ilquid evapavated.
- (3)Weight the residue(X) Total weight-weight of fifter paper)
 - Determine the Solubility by calculation:
 - 20 40 X 1000=Solubility (gm/l)

Fastness:

- (1)Light resistance:Used standard Blue Scale as comparsion standard
- (2) Heat Resistance: Automatic Constant: Temperature Dryer at 1800 for 10 hours.
- (3)Acid Resistance: Immerse in 1% H2504 solution for 24 hours.
- (4)Alkali Resisiance:Immerse in 1% NaOH Solution for 24 hours.
- (5)Standard symbols for test: A:good B:fair C:Roor

Use:

1.BRIEF INTRODUCTION

Higher plastic colorant are most suitable for various plastic materials coloring, with greater color strength, better fastness to hear, light, acid and alkali. This range is generally used in coloring domestic plastic materials, cop tube materials, fat dyeing, lacquers, inks and masser, batthes dyeing. Some of them are suitable for dyeing chemicals fibre, such as dacron, nylon and

2.APPLICATION

Hight plastic colorant are solvent dyes with good solubility and miscibility in organic solvents. This range can be used in the following materials alone as well as mixed in proportion:

- (PS) Polystrene
- (HIPS) High impace polystyrent
- (PC) Polycarbonate
- (UPVC) Rigid poly
- (PMMA) Polymethyl methacrylate
- (SAN) Styrene-acrylonitrile copolymer
- (SB) Styrene-butadiene copolymer
- (AS) Acrylonitrile-stryrene copolymer
- (ABS) Scrylonitrile-butadiene-styrene copolymer (372) Styrene methyl acrylic acid copolymer
- (CA) Cellulose acetate
- (CP) Cellulose propylene

3.USAGE

The dye is dissolved in plastic in molecular-distribution. Before molding or preplasticizing, add dyes into plastic materials in proportion and stir thoroughly. The shade can be adjusted in demand, yourcan obtain transparency color in clear resin, or un-transparelicy color with titanium pigment. Use level:

- Transparency color around 0.02%-0.05%
- Un-transparency color around 0.1%

4.SPECIFICATIONS

- Heat fastness: 240-300℃
- Light fastness: 6-7 or 7-8
- Migration resistance:3-4 or 4-5
- Colorng strength: 100%±3
- Molsture: 1% max
- Particular size:60 meshes(passed)

Member's Contact Information

Contact Person: ***

Company:

Suzhou Sunway Dyes & Chemical Co.,

Address:

No.25 south rd.Dongwu Wuxlen

Zip Code:

21512A

Phone:

86-512-65275572,65258334

Fax:

86-512-65253732

Http:

MMM*2nuMshqx62*com

Email:

dyestuff@swit.co

ChemNet is a registered trademark of Hangzhou Hi2000 Inhitection Global Chemical Exchange, China Chemical Network and Chemilet com are s of Hangzhou HI2000 InfoTech Co. Itd.

SUDAN III

PRODUCT IDENTIFICATION

CAS NO

EINECS NO.

201-638-4

FORMULA

 $C_{22}H_{16}N_4O$

MOL WT.

352.39

H.S. CODE

TOXICITY

SYNONYMS

Fat Ponceau G; Cerasin Red;

Best Available Copy KOLLEGEN

1-[4-(Phenylazo)phenylazo]-2-naphthol; C.I. 26100; D & C Red No.17; Oil Scarlett Solvent Red 23; Sudan Red; Sudan Red III; Sudan V; Tony Red; Sudan Red B; Sudan G; ScallettB;

DERIVATION

CLASSIFICATION

PRICE

Sudan I U\$6.50/kg CFR by sea for 500kgs

U\$12.50/kg CFR by sea for 100kgs

U\$85.50/kg CFR by air for 10kgs

Sudan II U\$5.80/kg CFR by sea for 500kgs

U\$11.50/kg CFR by sea for 100kas U\$80.50/kg CFR by air for 10kgs

Sudan III U\$5.50/kg CFR by sea for 500kgs

U\$10.50/kg CFR by sea for 100kgs

U\$90.50/kg CFR by air for 10kgs

Sudan IV U\$5.40/kg CFR by sea for 500kas

US9.50/kg CFR by sea for 100kgs U\$80.50/kg CFR by air for 10kgs

Sudan Black B U\$45.50/kg CFR by sea for 500kgs

U\$80.50/kg CFR by sea for 100kgs U\$170.50/kg CFR by air for 10kgs

PHYSICAL AND CHEMICAL PROPERTIES

PHYSICAL STATE

Reddish brown crystals

MELTING POINT 199 C

BOILING POINT

SPECIFIC GRAVITY

SOLUBILITY IN WATER Insoluble

AUTOIGNITION

рΗ

VAPOR DENSITY

NFPA RATINGS

AUTOIGNMON

REFRACTIVE INDEX

FLASH POINT

STABILITY

Stable under normal conditions.

APPLICATIONS

Sudan is a group of solvent dye, frequently called lysochrome (Lyso- means dissolving and chrome means colour). In structural classification, sudan belongs to diazo: die Azo colorant molecule can be described as aryl-N=N-R, where R is aryl, heteroaryl or -CH=CKOH)-. Solvent dyes are insoluble in water but soluble in nonpolar organic solvents and fats it is usually used as a solution in an organic solvent. Azo structure solvent dyes are often responsible vellow-red color whereas anthraquinone structure solvent dyes tend to be green blue. Some other structures for solvent dyes include heterocyclic rings, metal complex

pyrazolone, xanthene, and ketoamine. Solvent dyes do not ionise. Solvent dyes undergoing molecular rearrangement, is dissoluted in the substrate. It colours and binds to the libids resulting in showing colored regions. In industrial field, it is used in coloring oils waxes, greases, fats, hydrocarbons derivatives, polishes, oily insecticides, and acrylic emploisons. Sudans are used for demonstrating fats, triglycerides and lipoproteins present in tissues as biological stains.

- Sudan I (Solvent Orange R, CAS #: 842-07-9); a yellow lysochrome; C.J. solvent vellow
 14; carcinogen suspect. Chemically 1-phenylazo-2-naphthol.
- Sudan II [Solvent Orange 7, CAS #: 3118-97-6]; an orange lysochrome; C.I. Solvent Orange 7; carcinogen suspect. Chemical designation 1-(2,4-Dimethylphenylazo)-2-naphthol
- Sudan III [Sudan Red, CAS #: 85-86-9] A red lysochrome; C.I. Solvent Red 23; a stain for the demonstration of triglycerides and fats. Chemical designation 1-[4(Phenylazo) phenylazo]-2-naphthol.
- Sudan IV [Scarlet Red. CAS #: 85-83-6] A scarlet red lysochrome; Solvent Red: 24: a stain for the demonstration of triglycerides and fats, deeper stain than Statum III, Chemical designation 1-[[2-methyl-4-[(2-methylphenyl)azo]phenyl]azo].
 Naphthalenol
- Sudan Black B [CAS #: 4197-25-5], a black lysochrome; Solvent Black & astain for the demonstration of fat vacuoles in bacterial cells. Cleared with xylol and counterstained with safranin. Chemical designation 2,3-Dihydro-2,2-dimethyl-6-[[4-(phenylazo)-1-naphthyl]azo]-1H-Perimidine.

SALES SPECIFICATION

APPEARANCE

Reddish brown crystals

DYE CONTENT

90.0% min

ABSORPTION

max 507(304) nm

TRANSPORTATION

PACKING

HAZARD CLASS

UN NO.

OTHER INFORMATION

Hazard Symbols: , Risk Phrases: , Safety Phrases: 22-24/25

SUDAN PRODUCTS

PODAN PRODUCIS			
Product	C.I. Name	C.I. No,	CAS No.
Sudan Yellow 1339		10335	119-75-5
Sudan Yellow R	Solvent Yellow 1	11000	60-09-3
Sudan Red B	Solvent Red 25		3176-79-2
Sudan Yellow GG	Solvent Yellow 2	11020	.60-1/1-7-
Scarlet Red	Solvent Red 24	26105	85-83 ₋ 6
Sudan III	Solvent Red 23	26100	85-86-9
Fat Yellow B	Solvent Yellow 3	11160	97-56-3
Sudan Green 4B	Solvent Green 3	61565	128-80-3
Sudan Blue GA	Solvent Blue 11	61525	128-85-8
Sudan I	Solvent Yellow 14	12055	842-07-9
Sudan Red G Sudan Orange G	Solvent Red 1	12150	1229-55-6
Sudan Orange G Sudan Yellow GGN	Solvent Orange 1	11920	2051-85-6
Sudan Red 2R	Solvent Yellow 56	11021	2481-94-9
Sudan Red Sudan Red	Pigment Red 40	12170	2653-64-7
Sudan Black B	Solvent Orange 7	12140	3118-97-6
Sudan Yellow 3G	Solvent Black 3	26150	4197-25.5
Fat red 7B	Solvent Yellow 16	12700	4314-14-1
Sudan Blue B	Solvent Red 19 Solvent Blue 63	26050	6,368-72-5
Fat Brown RR	Solvent Brown 1	61520	6408-50-0
Sudan Blue	OCIVELLI DICAMILI	11285	C-1/C-01-PO.
Sudan Black		· :·	OXAH-40-3
			

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ABOUT US

PRODUCTS

REEDBROK

We wish to establish business relation with customers at home and abroad!



FULL RANGE OF SOLVENT PIGMENT (2):

				77.2
Product Name	C.I.NO	Foreign Similar Product	Color sheet (A)	Color Brigation (0.4%TIG2)
Transparent Yellow R	Solvent Yellow 176	Solvaperm Yellow G (HST)		
		,	Transparent Yellow R 0.05%	
Transparent Yellow 3R	Solvent Yellow 189	Keyplast Yelow 2SK (KEY)		
			Transparent Yellow 3R 0.05%	Transparent Yellow 3R
Transparent Orange 3G	Solvent Orange 60	Macrolex Orange 3G (DyStar)		
			Transparent Orange 3G 0.05%	Transperent Orange 3G
Transparent Orange R	Solvent Orange 107	Macrolex Orange R (DyStar)		
			Transparent Orange	Transparent Orange R

				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
			R 0.05%	
Transparent Red 5B	Solvent Red 52	Macrolex Red 5B (DyStar)	Transparent Red SB 0.025%	Transparent Red 5B
Transparent Red EG	Solvent Red 135	Filester Red GA (Ci)	Transparent Red EG	Drag parant 3 on EG
Transparent Red R	Solvent Red 179	Macrolex Red E2G (DyStar)	Transparent Red R	Transparent Red R. (SOLVENT RED (3)
Transparent Red 2B	Solvent Red 207	Keyplast Red M6B (KEY)	Transparent Red 2B	Francesia int Red 28

1 2 3 4

Tel: (86)0532-82964285, 82896132 Fax: (86)0532-82869741, 82879202

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Solvent Orange 2

Solvent Orange 3

Solvent Orange 45

Solvent Orange 54

Solvent Orange 60

Solvent Orange 62

Solvent Orange 63

Solvent Orange 86

Solvent Orange 99

Solvent Orange 105

Home

SUNNY CHEMICAL CORP LTD

Solvent Oil Orange RC

Solvent Oil Orange 45

Solvent Oil Orange KRV

Solvent Oil Orange 3G

Solvent Oil Orange R

Solvent Oil Orange G

Solvent Oil Orange YR

Solvent Transparent Orange 2G

Solvent Transparent Orange FR

Solvent Chrysoidine Base

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SOLVENT ORANGE COLOR

Solvent Yellow color | Solvent Orange color | Solvent Red color |

Solvent Violet color | Solvent Blue color | Other Solvent dyes

GRANGE

Tel:86-571-8821-2363 ¹86-571,8821-2305 Fax 86-571-8821-2215 Email

seles@supnychemical.com

Hnks. Solvedt Tellow color Solvent Orange color Solvent Red color Solvent Violet color Solvent Blue color Other Solvent dyes

Solvent Transparent Orange R Solvent Orange 107 CAS#185756-20-55 Copyright 2003 HANGZHOU SUNNY CHEMICAL CORP LTD. All rights reserved

CAS#2646-17-5

CAS#495-45-5

CAS#13011-62-6

CAS#12237-30-8

CAS#61969-47-9

CAS#52256-37-8

CAS#16294-75-0

CAS#31482-56-1

CAS#81-64-1

Manufacturer and Exporter of uv absorber, dye, solvent dyes, solvent yellow dye, solvent orange dye, solvent red dye, solvent violet dye, solvent blue dyo, solvent green dye, solvent black, direct dye, vak dye, acid dye, pigments: Val dye | Acid dye | UV absorber | Light stabilizer | Direct dye | Solvent dye | Pigment | Disperse dye | Vat dyes | Acid



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/516,589	04/29/2005	Jurgen Nick	LP-2000	9923
EIGHED CHDI	7590 11/26/2008 ISTEN & SABOL		ЕХАМ	INER
1120 20TH STI	REET, NW, SOUTH TOW	HEINCER, LIAM J		
WASHINGTO	N, DC 20036	4	ART UNIT	PAPER NUMBER
		\ \APR 2 a 2000 \	1796	
		TANK 2 9 2009	MAIL DATE	DELIVERY MODE
		PAADENE	11/26/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of Non-Compliant Amendment (37 CFR 1.121)

Application No.	Applicant(s)	
10/516,589	NICK ET AL.	
Examiner	Art Unit	
Liam J. Heincer	1796	

- The MAILING DATE Of this Communication appears	on the cover sheet with the correspondence address –
The amendment document filed on <u>23 September 2008</u> is corequirements of 37 CFR 1.121 or 1.4. In order for the amend item(s) is required.	onsidered non-compliant because it has failed to meet the ment document to be compliant, correction of the following
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE AME 1. Amendments to the specification: A. Amended paragraph(s) do not include mar B. New paragraph(s) should not be underlined C. Other 2. Abstract: A. Not presented on a separate sheet. 37 CFI B. Other	kings. d. APR 2 9 2009
"Annotated Sheet" as required by 37 CFR B. The practice of submitting proposed drawir	the top margin as "Replacement Sheet," "New Sheet," or
C. Each claim has not been provided with the of each claim cannot be identified. Note: 1 number by using one of the following statu. (Previously presented), (New), (Not entere	present. ext of all pending claims (including withdrawn claims) proper status identifier, and as such, the individual status the status of every claim must be indicated after its claim s identifiers: (Original), (Currently amended), (Canceled), d), (Withdrawn) and (Withdrawn-currently amended). not been presented in ascending numerical order.
☐ 5. Other (e.g., the amendment is unsigned or not signed as a signed or not signed by the signed b	gned in accordance with 37 CFR 1.4):
For further explanation of the amendment format required by	37 CFR 1.121, see MPEP § 714.
TIME PERIODS FOR FILING A REPLY TO THIS NOTICE:	
 Applicant is given no new time period if the non-complia filed after allowance. If applicant wishes to resubmit the entire corrected amendment must be resubmitted. 	ant amendment is an after-final amendment or an amendmen non-compliant after-final amendment with corrections, the
(including a submission for a request for continued exam amendment filed within a suspension period under 37 CF	following: a preliminary amendment, a non-final amendment ination (RCE) under 37 CFR 1.114), a supplemental FR 1.103(a) or (c), and an amendment filed in response to a l, the correction required is only the corrected section of the
Extensions of time are available under 37 CFR 1.136 amendment or an amendment filed in response to a Q	6(a) only if the non-compliant amendment is a non-final
Failure to timely respond to this notice will result in: Abandonment of the application if the non-complia filed in response to a Quayle action; or	ant amendment is a non-final amendment or an amendment amendment is a preliminary amendment or supplemental
	/Mark Eashoo/
	Supervisory Patent Examiner, Art Unit 1796

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Response to Amendment

The amendment to the claims filed on September 23, 2008 does not comply with the requirements of 37 CFR 1.121(c) because claims 1, 21 and 22 have been amended without the proper markings, and are labeled as previously presented rather than as amended. Specifically, claim 1 has been amended such that the formula number has been removed after the structure. Claim 21 has been amended so that the statutory class and dependency of the claim are different. Claim 22 is a completely different set of limitations from that previously presented.

Amendments to the claims filed on or after July 30, 2003 must comply with 37 CFR 1.121(c) which states:

- (c) Claims. Amendments to a claim must be made by rewriting the entire claim with all changes (e.g., additions and deletions) as indicated in this subsection, except when the claim is being canceled. Each amendment document that includes a change to an existing claim, cancellation of an existing claim or addition of a new claim, must include a complete listing of all claims ever presented, including the text of all pending and withdrawn claims, in the application. The claim listing, including the text of the claims, in the amendment document will serve to replace all prior versions of the claims, in the application. In the claim listing, the status of every claim must be indicated after its claim number by using one of the following identifiers in a parenthetical expression: (Original), (Currently amended), (Canceled), (Withdrawn), (Previously presented), (New), and (Not entered).
- (1) Claim listing. All of the claims presented in a claim listing shall be presented in ascending numerical order. Consecutive claims having the same status of "canceled" or "not entered" may be aggregated into one statement (e.g., Claims 1–5 (canceled)). The claim listing shall commence on a separate sheet of the amendment document and the sheet(s) that contain the text of any part of the claims shall not contain any other part of the amendment.
- (2) When claim text with markings is required. All claims being currently amended in an amendment paper shall be presented in the claim listing, indicate a status of "currently amended," and be submitted with markings to indicate the changes

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that have been made relative to the immediate prior version of the claims. The text of any added subject matter must be shown by underlining the added text. The text of any deleted matter must be shown by strike-through except that double brackets placed before and after the deleted characters may be used to show deletion of five or fewer consecutive characters. The text of any deleted subject matter must be shown by being placed within double brackets if strike-through cannot be easily perceived. Only claims having the status of "currently amended," or "withdrawn" if also being amended, shall include markings. If a withdrawn claim is currently amended, its status in the claim listing may be identified as "withdrawn—currently amended."

- (3) When claim text in clean version is required. The text of all pending claims not being currently amended shall be presented in the claim listing in clean version, i.e., without any markings in the presentation of text. The presentation of a clean version of any claim having the status of "original," "withdrawn" or "previously presented" will constitute an assertion that it has not been changed relative to the immediate prior version, except to omit markings that may have been present in the immediate prior version of the claims of the status of "withdrawn" or "previously presented." Any claim added by amendment must be indicated with the status of "new" and presented in clean version, i.e., without any underlining.
 - (4) When claim text shall not be presented; canceling a claim.
- (i) No claim text shall be presented for any claim in the claim listing with the status of "canceled" or "not entered."
- (ii) Cancellation of a claim shall be effected by an instruction to cancel a particular claim number. Identifying the status of a claim in the claim listing as "canceled" will constitute an instruction to cancel the claim.
- (5) Reinstatement of previously canceled claim. A claim which was previously canceled may be reinstated only by adding the claim as a "new" claim with a new claim number.

Since the reply filed on September 23, 2008 appears to be bona fide, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS from the mailing date

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of this notice, whichever is longer, within which to submit an amendment in compliance with 37 CFR 1.121 in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

Correspondence

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Liam J. Heincer whose telephone number is 571-270-3297. The examiner can normally be reached on Monday thru Friday 7:30 to 5:00 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Eashoo can be reached on 571-272-1197. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Mark Eashoo/ LJH

Supervisory Patent Examiner, Art Unit 1796 November 19, 2008